

1 GIBSON, DUNN & CRUTCHER LLP
2 SAMUEL G. LIVERSIDGE (*pro hac vice*)
3 JAY P. SRINIVASAN (*pro hac vice*)
4 S. CHRISTOPHER WHITTAKER (*pro hac vice*)
5 333 South Grand Avenue
6 Los Angeles, CA 90071-3197
Telephone: 213.229.7000
Facsimile: 213.229.7520
sliversidge@gibsondunn.com
jsrinivasan@gibsondunn.com
cwhittaker@gibsondunn.com

HOWARD & HOWARD ATTORNEYS
PLLC
W. WEST ALLEN (NV Bar No. 5566)
3800 Howard Hughes Parkway, Suite 1000
Las Vegas, NV 89169
Telephone: 702.667.4843
Facsimile: 702.567.1568
wwa@h2law.com

7 SKADDEN, ARPS, SLATE, MEAGHER &
8 FLOM LLP
9 BORIS BERSHTEYN (*pro hac vice*)
KAREN HOFFMAN LENT (*pro hac vice*)
One Manhattan West
10 New York, NY 10001-8602
Telephone: 212.735.3000
11 Facsimile: 917.777.2000
boris.bershteyn@skadden.com
karen.lent@skadden.com

13 *Attorneys for Defendant*
14 *PIIONEER NATURAL RESOURCES COMPANY*

15 [Additional Attorneys Listed In Signature Block]

16 **IN THE UNITED STATES DISTRICT COURT**
17 **FOR THE DISTRICT OF NEVADA**

18 ROSENBAUM, *et al.*,

19 Plaintiffs,

20 v.

21 PERMIAN RESOURCES CORP., *et al.*,

22 Defendants.

CASE NO. 2:24-cv-00103-GMN-MDC

**STIPULATION AND ORDER TO
SUSPEND DEADLINE FOR
DEFENDANTS TO RESPOND TO THE
COMPLAINTS**
(SECOND REQUEST)

23 ANDREW CAPLEN INSTALLATIONS,
24 LLC, *et al.*,

25 Plaintiffs,

26 v.

27 PERMIAN RESOURCES CORP., *et al.*,

28 Defendants.

CASE NO. 2:24-cv-00150-GMN-MDC

1 THESE PAWS WERE MADE FOR
2 WALKIN' LLC, *et al.*,

3 Plaintiffs,

4 v.

5 PERMIAN RESOURCES CORP., *et al.*,

6 Defendants.

7 JOHN MELLOR, on behalf of himself and all
8 others similarly situated,

9 Plaintiff,

10 v.

11 PERMIAN RESOURCES CORP., *et al.*,

12 Defendants.

13 BARBARA AND PHILLIP MACDOWELL,
14 individually and on behalf of all others
similarly situated,

15 Plaintiff,

16 v.

17 PERMIAN RESOURCES CORP., *et al.*,

18 Defendants.

CASE NO. 2:24-cv-00164-GMN-MDC

CASE NO. 2:24-CV-00253-GMN-DJA

CASE NO. 2:24-CV-00325-GMN-EJY

19
20
21
22
23
24
25
26
27
28

1 Pursuant to Local Rules 7-1 and IA 6-1, Plaintiffs Daniel Rosenbaum, Reneldo Rodriguez,
 2 and Thomas Caron (the “*Rosenbaum* Plaintiffs”), Andrew Caplen Installations, LLC, and Edward
 3 Allegretti, D/B/A Alfred Auto Center (the “*Andrew Caplen* Plaintiffs”), These Paws Were Made
 4 For Walkin’ LLC (“These Paws Were Made For Walkin’”), John Mellor, and Barbara and Phillip
 5 MacDowell (together, “Plaintiffs”) and all Defendants in these actions, Permian Resources
 6 Corporation, Chesapeake Energy Corporation, Continental Resources Inc., Diamondback Energy,
 7 Inc., EOG Resources, Inc., Hess Corporation, Occidental Petroleum Corporation, Pioneer Natural
 8 Resources Company (together, “Defendants”)¹, by and through their respective counsel and
 9 pending the Court’s approval, hereby stipulate as follows:

10 WHEREAS, the *Rosenbaum* Plaintiffs filed their Complaint against Defendants on January
 11 12, 2024 (Case No. 2:24-cv-00103, ECF No. 1);

12 WHEREAS, the Court granted the stipulation filed by the *Rosenbaum* Plaintiffs and
 13 Defendants extending the deadline for Defendants to answer or otherwise respond to the
 14 *Rosenbaum* Complaint to April 8, 2024 on February 1, 2024 (Case No. 2:24-cv-00103, ECF No.
 15 35);

16 WHEREAS, the *Andrew Caplen* Plaintiffs filed their Complaint against Defendants on
 17 January 22, 2024 (Case No. 2:24-cv-00150, ECF No. 1);

18 WHEREAS, the *Andrew Caplen* Plaintiffs served their Complaint on Defendants on
 19 January 30, 2024, and Defendants’ current deadline to answer or otherwise respond to the *Andrew*
 20 *Caplen* complaint is February 20, 2024;

21 WHEREAS, These Paws Were Made For Walkin’ filed its Complaint against Defendants
 22 on January 24, 2024 (Case No. 2:24-cv-00164, ECF No. 1);

23 WHEREAS, the Court consolidated the *Rosenbaum*, *Andrew Caplen*, and *These Paws*
 24 *Were Made For Walkin’* actions on January 29, 2024 (Case No. 2:24-cv-00103, ECF No. 31; Case
 25 No. 2:24-cv-00150, ECF No. 12; Case No. 2:24-cv-00164, ECF No. 8);

26
 27 ¹ By entering into this stipulation, none of the Defendants are waiving any of their potential
 28 defenses or arguments to this action, including but not limited to those related to personal
 jurisdiction and venue.

1 WHEREAS, John Mellor filed his Complaint against Defendants on February 6, 2024
 2 (Case No. 2:24-cv-00253, ECF No. 1);

3 WHEREAS, on February 12, 2024, the *Mellor* action was assigned to this Court (Case No.
 4 2:24-cv-00253, ECF No. 8)²;

5 WHEREAS, Barbara and Phillip MacDowell filed their Complaint against Defendants on
 6 February 15, 2024 (Case No. 2:24-cv-00325, ECF No. 1);

7 WHEREAS, on February 15, 2024, the *MacDowell* action was assigned to this Court (Case
 8 No. 2:24-cv-00325, ECF No. 5);³

9 WHEREAS, the Court ordered the parties in *Rosenbaum, Andrew Caplen, and These Paws*
 10 *Were Made For Walkin'* to appear for a hearing on March 4 to discuss “whether venue is proper
 11 in Nevada and whether this Court may properly exercise personal jurisdiction over Defendants”
 12 (Case No. 2:24-cv-00103, ECF No. 34);⁴

13 WHEREAS, good cause exists to suspend Defendants’ obligations to answer or otherwise
 14 respond to the *Rosenbaum, Andrew Caplen, These Paws Were Made For Walkin’, Mellor, and*
 15 *MacDowell* Complaints. *First*, the Court set a hearing for March 4, 2024 to consider “whether
 16 venue is proper in Nevada and whether this Court may properly exercise personal jurisdiction over
 17 the Defendants.” Case No. 2:24-cv-00103, ECF No. 34. *Second*, additional time is required so
 18 that the parties and the Court may determine whether and which of the non-consolidated actions
 19 should be consolidated or coordinated with this action. *Third*, this is the second request related to

20

² A notice of related cases has been filed in *Mellor*, indicating that it is related to *Rosenbaum, Andrew Caplen, and These Paws Were Made For Walkin'*. Case No. 2:24-cv-00253, ECF No. 9. Notices of related cases have been filed as well as in *Courtmanche et al. v Permian Resources Corp. et al.*, No. 2:24-cv-00198 (ECF No. 10); *Olsen Santillo v. Permian Resources Corp. et al.*, Case No. 2:24-cv-00279 (ECF Nos. 4 and 5), and *Beaumont v. Permian Resources Corp. et al.*, Case No. 2:24-cv-00298 (ECF No. 2). Corresponding notices have been filed in this Court. See Notices of Related Cases in *Rosenbaum*, Case No. 2:24-cv-00103, ECF Nos. 23 (*Courtmanche*), 58 (*Mellor*), 92 (*Santillo*), 96 (*Beaumont*). The parties’ position is that all of the actions noticed as related should be coordinated or consolidated with the previously consolidated cases *Rosenbaum, Andrew Caplen, and These Paws Were Made For Walkin'*.

21
 22
 23
 24
 25
 26 ³ Plaintiffs anticipate imminently filing a notice of related case in *MacDowell et al v. Permian*
 27 *Resources Corp. f/k/a Centennial Resource Development, Inc. et al.*, Case No. 2:24-cv-00325.

28 ⁴ The parties also believe that all parties in the *Mellor, Courtmanche, Santillo, Beaumont* and
 29 *MacDowell* actions should participate in the March 4, 2024 hearing.

1 the deadline for Defendants to respond to the *Rosenbaum* Complaint, this is the first request related
2 to the deadline for Defendants to respond to the *Andrew Caplen, These Paws Were Made For*
3 *Walkin, Mellor, and MacDowell* Complaints, and this request is not made for the purpose of delay.

4 NOW, THEREFORE, the parties have agreed, and respectfully submit for approval by the
5 Court the following:

- 6 1. The current deadline of February 20, 2024 for Defendants to answer or otherwise
7 respond to the *Andrew Caplen* Complaint is suspended.
- 8 2. The current deadline of April 8, 2024 for Defendants to answer or otherwise
9 respond to the *Rosenbaum* Complaint is suspended.
- 10 3. Any obligations for Defendants to answer or otherwise respond to the *These Paws*
11 *Were Made For Walkin', Mellor, or MacDowell* Complaints that may arise from
12 Defendants being served with the Complaints or waiving service shall be
13 suspended.
- 14 4. If so directed at the March 4, 2024 hearing, the parties will submit a proposed
15 schedule for answering or otherwise responding to the Complaints, including
16 proposed briefing schedules for any motions to dismiss.

17 **IT IS SO STIPULATED.**

1 Dated: February 16, 2024

2 HOWARD & HOWARD ATTORNEYS PLLC
3 W. WEST ALLEN (NV Bar No. 5566)

4 By: /s/ W. West Allen
5 W. West Allen

6 GIBSON, DUNN & CRUTCHER LLP
7 Samuel G. Liversidge (*pro hac vice*)
8 Jay P. Srinivasan (*pro hac vice*)
S. Christopher Whittaker (*pro hac vice*)

9 SKADDEN, ARPS, SLATE, MEAGHER &
FLOM LLP
10 Boris Bershteyn (*pro hac vice*)
Karen Hoffman Lent (*pro hac*)

11 *Attorneys for Defendant*
12 PIONEER NATURAL RESOURCES
COMPANY

13 Dated: February 16, 2024

14 By: /s/ E. Leif Reid

15 E. Leif Reid
16 LEWIS ROCA LLP
17 3993 Howard Hughes Parkway, Suite 600
18 Las Vegas, NV 89169
19 Tel: (775) 321-3415
lreid@lewisroca.com

20 Jeffrey L. Kessler (*pro hac vice*)
21 Jeffrey J. Amato (*pro hac vice*)
22 WINSTON & STRAWN LLP
23 200 Park Avenue
24 New York, New York 10166
25 Tel: (212) 294-6700
jkessler@winston.com
jamato@winston.com

26 Thomas M. Melsheimer (*pro hac vice*)
27 Thomas B. Walsh, IV (*pro hac vice*)
WINSTON & STRAWN LLP
2121 N. Pearl Street, Suite 900
Dallas, TX 75201
28 Tel: (212) 294-6700

Dated: February 16, 2024

MORRIS, SULLIVAN & LEMKUL, LLP

By: /s/ Christopher A. Turtzo
Christopher A. Turtzo; NV Bar No. 10253
3960 Howard Hughes Parkway, Suite 400
Las Vegas, NV 89169
Tel: (702) 405-8100
Fax: (702) 405-8101
turtzo@morrisullivanlaw.com

Local Counsel for Rosenbaum Plaintiffs

SCOTT+SCOTT ATTORNEYS AT LAW
LLP
Patrick J. Coughlin (*pro hac vice pending*)
Carmen Medici (*pro hac vice*)
Fatima Brizuela (*pro hac vice*)
Daniel J. Brockwell (*pro hac vice*)
600 W. Broadway, Suite 3300
San Diego, CA 92101
Tel: (619) 233-4565
pcoughlin@scott-scott.com
cmedici@scott-scott.com
fbrizuela@scott-scott.com
dbrockwell@scott-scott.com

SCOTT+SCOTT ATTORNEYS AT LAW
LLP
Patrick McGahan (*pro hac vice*)
Michael Srodoski (*pro hac vice*)
Isabella De Lisi (*pro hac vice*)
156 S Main Street
P.O. Box 192
Colchester, CT 06415
Tel: (860) 537-5537
pmcgahan@scott-scott.com
msrodoski@scott-scott.com
idelisi@scott-scott.com

SCOTT+SCOTT ATTORNEYS AT LAW
LLP
Patrick Rodriguez (*pro hac vice forthcoming*)
230 Park Ave., 17th Floor
New York, NY 11069
Tel: (212) 223-6444
prodiguez@scott-scott.com

1 tmelsheimer@winston.com
2 twalsh@winston.com

Counsel for Rosenbaum Plaintiffs

3 *Attorneys for Defendant*
4 *DIAMONDBACK ENERGY, INC.*

5 Dated: February 16, 2024

6 By: /s/ J. Colby Williams
7 J. Colby Williams, Esq.

8 CAMPBELL & WILLIAMS
9 J. COLBY WILLIAMS, ESQ. (5549)
PHILIP R. ERWIN, ESQ. (11563)
10 710 South Seventh Street, Suite A
Las Vegas, Nevada 89101
Telephone: (702) 382-5222
11 jcw@cwlawlv.com
pre@cwlawlv.com

Dated: February 16, 2024

By: /s/ Robert T. Eglet

Robert T. Eglet; NV Bar No. 3402
Artemus W. Ham, IV; NV Bar No. 7001
Erica D. Entsminger; NV Bar No. 7432
EGLET ADAMS EGLET HAM &
HENRIOD
400 South Street, Suite 400
Las Vegas, Nevada 89101
Telephone: (702) 450-5400
Facsimile: (702) 450-5451
eservice@egletlaw.com

12 LATHAM & WATKINS LLP

13 MARGUERITE M. SULLIVAN (*pro hac vice*
14 *pending*)
JASON D. CRUISE (*pro hac vice*
15 *forthcoming*)
555 Eleventh Street, N.W., Suite 1000
16 Washington, D.C. 20004
Telephone: (202) 637-2200
17 Marguerite.Sullivan@lw.com
18 Jason.Cruise@lw.com

Brent W. Johnson (*pro hac vice* pending)
Benjamin Brown (*pro hac vice*)
Robert W. Cobbs (*pro hac vice*)
Nina Jaffe-Geffner (*pro hac vice* pending)
COHEN MILSTEIN SELLERS & TOLL
PLLC
1100 New York Avenue NW, 5th Floor
Washington, DC 20005
Telephone: (202) 408-4600
Facsimile: (202) 408-4699
bjohnson@cohenmilstein.com
bbrown@cohenmilstein.com
rcobbs@cohenmilstein.com
njaffegeffner@cohenmilstein.com

19 LAWRENCE E. BUTERMAN (*pro hac vice*
20 *pending*)
1271 Avenue of the Americas
21 New York, NY 10020
Telephone: (212) 906-1200
22 Lawrence.Buterman@lw.com

Michael Eisenkraft (*pro hac vice*)
Christopher Bateman (*pro hac vice*)
Aaron Marks (*pro hac vice*)
COHEN MILSTEIN SELLERS & TOLL
PLLC
88 Pine Street, 14th Floor
New York, New York 10005
Telephone: (212) 883-7797
meisenkraft@cohenmilstein.com
cbateman@cohenmilstein.com
amarks@cohenmilstein.com

23 *Attorneys for Defendant*
24 *CHESAPEAKE ENERGY CORPORATION*

25 Dated: February 16, 2024

26 HOLLEY DRIGGS LTD
27 NICHOLAS J. SANTORO (NV Bar No. 532)

*Proposed Interim Counsel for Andrew Caplen
Plaintiffs and the Proposed Class*

1 F. THOMAS EDWARDS (NV Bar No. 9549)

2 By: /s/ Nicholas J. Santoro
3 Nicholas J. Santoro

4
5 WACHTELL, LIPTON, ROSEN & KATZ
6 Kevin S. Schwartz (*pro hac vice*)
7 David A. Papirnik (*pro hac vice*)

8 *Attorneys for Defendant*
9 *HESS CORPORATION*

10 Dated: February 16, 2024

11 By: /s/ Devora W. Allon
12 Devora W. Allon

13 Devora W. Allon (*pro hac vice* forthcoming)
14 KIRKLAND & ELLIS LLP
15 601 Lexington Avenue
16 New York, NY 10022
17 devora.allon@kirkland.com
Telephone: 212-446-5967
Facsimile: 212-446-4900

18 Jeffrey J. Zeiger (*pro hac vice* forthcoming)
19 KIRKLAND & ELLIS LLP
20 300 North LaSalle
21 Chicago, IL 60654
jzeiger@kirkland.com
Telephone: 312-862-3237
Facsimile: 312-862-2200

22 Akhil K. Gola (*pro hac vice* forthcoming)
23 KIRKLAND & ELLIS LLP
24 1301 Pennsylvania Avenue, N.W.
25 Washington, D.C. 20004
26 akhil.gola@kirkland.com
Telephone: 202-389-3256
Facsimile: 202-389-5200

27 *Attorneys for Defendant*
28 *OCCIDENTAL PETROLEUM*
CORPORATION

Dated: February 16, 2024

By: /s/ Martin A. Muckleroy
Martin A. Muckleroy
MUCKLEROY LUNT, LLC
6077 S. Fort Apache Rd., Ste 140
Las Vegas, NV 89148
Phone (702) 907-0097
Fax (702) 938-4065
martin@muckleroylunt.com

Brian D. Clark (*pro hac vice*)
Rebecca A. Peterson (*pro hac vice*)
Stephen J. Teti (*pro hac vice*)
Arielle S. Wagner (*pro hac vice*)
LOCKRIDGE GRINDAL NAUEN PLLP
100 Washington Avenue S, Suite 2200
Minneapolis, MN 55401
Phone: (612) 339-6900
Fax: (612) 339-0981
bdclark@locklaw.com
rapeterson@locklaw.com
sjteti@locklaw.com
aswagner@locklaw.com

Proposed Interim Lead Counsel for Plaintiff
These Paws Were Made For Walkin' and the
Proposed Classes

Dated: February 16, 2024

By: /s/ Jennifer A. Fornetti
MARK J. BOURASSA, ESQ. (NBN 7999)
JENNIFER A. FORNETTI, ESQ. (NBN
7644)
VALERIE S. CHRISTIAN ESQ. (NBN
14716)
THE BOURASSA LAW GROUP
2350 W. Charleston Blvd., Suite 100
Las Vegas, Nevada 89102
Telephone: (702) 851-2180
Facsimile: (702) 851-2189
Email: mbourassa@blgwins.com
jfornetti@blgwins.com

1 Dated: February 16, 2024

2 By: /s/ Christopher E. Ondeck
3 Christopher E. Ondeck

4
5 PROSKAUER ROSE LLP
6 CHRISTOPHER E. ONDECK (*pro hac vice*
7 forthcoming)
8 STEPHEN R. CHUK (*pro hac vice*
9 forthcoming)
10 1001 PENNSYLVANIA AVENUE NW
11 WASHINGTON, DC 20004
12 TELEPHONE: (202) 416-6800
13 condeck@proskauer.com
14 schuk@proskauer.com

15 KYLE A. CASAZZA (*pro hac vice*
16 forthcoming)
17 2029 CENTURY PARK EAST, SUITE 2400
18 LOS ANGELES, CA 90067-3010
19 TELEPHONE: (310) 284-5677
20 kcasazza@proskauer.com

21 WHITTEN BURRAGE
22 MICHAEL BURRAGE (*pro hac vice*
23 forthcoming)
24 512 NORTH BROADWAY AVENUE, STE
25 300
26 OKLAHOMA CITY, OK 73102
27 TELEPHONE: (888) 783-0351
28 mburrage@whittenburragelaw.com

29 *Attorneys for Defendant*
30 *CONTINENTAL RESOURCES, INC.*

31 Dated: February 16, 2024

32 McDONALD CARANO LLP
33 KRISTEN T. GALLAGHER (NV Bar No.
34 9561)

35 By: /s/ Kristen t. Gallagher
36 Kristen T. Gallagher
37 2300 West Sahara Ave., Suite 1200

vchristian@blgwins.com

STUART G. GROSS (*Pro Hac Vice to Be Filed*)
TRAVIS H. SMITH (*Pro Hac Vice to Be Filed*)
GROSS KLEIN PC
The Embarcadero
Pier 9, Suite 100
San Francisco, CA 94111
Telephone: (415) 671-4628
Facsimile: (415) 480-6688
sgross@grosskleinlaw.com
tsmith@grosskleinlaw.com

TODD M. SCHNEIDER (*Pro Hac Vice to Be Filed*)
MATTHEW S. WEILER (*Pro Hac Vice to Be Filed*)
SCHNEIDER WALLACE COTTRELL
KONECKY, LLP
2000 Powell Street, Suite 1400
Emeryville, CA 94608
Telephone: (415) 421-7100
Facsimile: (415) 421-7105
tschneider@schneiderwallace.com
mweiler@schneiderwallace.com

Attorneys for Plaintiff John Mellor and the Proposed Classes

Dated: February 16, 2024

By: /s/ Matthew T. Dushoff

MATTHEW T. DUSHOFF, ESQ.
Nevada Bar No. 004975
WILLIAM A. GONZALES, ESQ.
Nevada Bar No. 015230
SALTZMAN MUGAN DUSHOFF
1835 Village Center Circle
Las Vegas, Nevada 89134
Telephone: (702) 405-8500
Facsimile: (702) 405-8501
mdushoff@nvvbusinesslaw.com

1 Las Vegas, NV 89102
2 kgallagher@mcdonaldcarano.com

3 VINSON & ELKINS LLP
4 Michael W. Scarborough (*pro hac vice*)
5 Dylan I. Ballard (*pro hac vice*)
6 555 Mission Street, Suite 2000
7 San Francisco, CA 94105
8 Telephone: (415) 979-6900
Facsimile: (415) 651-8786
mscarborough@velaw.com
dballard@velaw.com

9 Craig P. Seebald (*pro hac vice*)
10 Adam L. Hudes (*pro hac vice forthcoming*)
Stephen M. Medlock (*pro hac vice pending*)
2200 Pennsylvania Avenue NW
11 Suite 500 West
12 Washington, DC 20037
Telephone: (202) 639-6500
13 Facsimile: (202) 639-6604
cseebald@velaw.com
ahudes@velaw.com
smedlock@velaw.com

14
15
16 *Attorneys for Defendant*
17 *PERMIAN RESOURCES CORPORATION*

18
19 Dated: February 16, 2024

20 PISANELLI BICE PLLC

21 By: /s/ James J. Pisanelli
22 James J. Pisanelli, Esq., #4027
23 Debra L. Spinelli, Esq., #9695
400 South 7th Street, Suite 300
24 Las Vegas, Nevada 89101

25 John M. Taladay (*pro hac vice pending*)
26 Christopher Wilson (*pro hac vice pending*)
Kelsey Paine (*pro hac vice pending*)
27 Megan Tankel (*pro hac vice pending*)
BAKER BOTTS L.L.P.
700 K Street N.W.
28 Washington, D.C. 20001-5692
Phone (202) 639-7909

wgonzales@nvbusinesslaw.com

William G. Caldes (*pro hac vice forthcoming*)
Jeffrey L. Spector (*pro hac vice forthcoming*)
Diana J. Zinser (*pro hac vice forthcoming*)
SPECTOR ROSEMAN & KODROFF, P.C.
2001 Market Street, Suite 3420
Philadelphia, PA 19103
Tel: (215) 496-0300
Fax: (215) 466-6611
bcaldes@srkattorneys.com
jspector@srkattorneys.com
dzinser@srkattorneys.com

Garrett D. Blanchfield (*pro hac vice forthcoming*)
Roberta A. Yard (*pro hac vice forthcoming*)
REINHARDT WENDORF &
BLANCHFIELD
332 Minnesota Street, Suite W1050
St. Paul, MN 55101
Tel: (651) 287-2100
g.blanchfield@rwblawfirm.com
r.yard@rwblawfirm.com

David P. McLafferty (*pro hac vice forthcoming*)
MCLAFFERTY LAW FIRM, P.C.
923 Fayette Street
Conshohocken, PA 19428
Tel: (610) 940-4000
dmclafferty@mclaffertylaw.com

Counsel for MacDowell Plaintiffs and the Proposed Classes

1 Fax (202) 639-1165
2 john.taladay@bakerbotts.com
3 christopher.wilson@bakerbotts.com
4 kelsey.paine@bakerbotts.com
5 megan.tankel@bakerbotts.com

6
7
8
9
10 *Counsel for Defendant*
11 *EOG RESOURCES, INC.*

12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28 **IT IS SO ORDERED:**

29 
30 Layna J. Zouchal
31 UNITED STATES MAGISTRATE JUDGE

32 Dated: February 20, 2024